

From: White, Quintin
Location: R5WD-ConfCallLine-B/Conference-Call-Line/R5-WATER; R5Metcalf-ConfRm-R1609/R5-Metcalf---16th-Floor
Importance: Normal
Subject: FW: "Draft" Rule Package 5 follow-up
Start Date/Time: Mon 6/20/2016 4:00:00 PM
End Date/Time: Mon 6/20/2016 5:00:00 PM

Hi Scott- This call was not on my calendar but conflicts with our meeting about GI on Monday. Can we reschedule for later on Monday? Sorry! --LouAnn

-----Original Appointment-----

From: White, Quintin
Sent: Thursday, June 16, 2016 10:51 AM
To: White, Quintin; Unger, LouAnn; Wester, Barbara; Colletti, John; Compton, Mark; Stillman, Sarah; Nyffeler, Robin T - DNR; susan.sylvester@wisconsin.gov; Knutson, Jason R - DNR; Heilman, Cheryl W - DNR; Stocks, Adrian G - DNR; Pierard, Kevin
Subject: FW: "Draft" Rule Package 5 follow-up
When: Monday, June 20, 2016 11:00 AM-12:00 PM (UTC-06:00) Central Time (US & Canada).
Where: R5WD-ConfCallLine-B/Conference-Call-Line/R5-WATER; R5Metcalf-ConfRm-R1609/R5-Metcalf---16th-Floor

Please attend this call

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Dial-in #: (877) 226-9607

Conference Code: Ex. 6 - Personal Privacy

Agenda Items (follow-up items from last call)

1. NR 106.117 (2)(b), *Schedules for first permit issuance, Great Lake Discharges*. (WDNR wants t be sure, will check for consistence definition of existing dischargers. Provide feedback to EPA.

2. NR 106.117 (2)(e), extension beyond permit expiration. (WDNR concerned about schedules of compliance that extend beyond the permit period where there is a permit

mod in the middle of the permit term. EPA input is Needed.

3. 122.44(d)(2)-(9).

(2) - WDNR claims to have a provision somewhere that a permittee has to comply with their limits. WDNR will locate and provide this information to EPA.

4. NR 205.09 Disposal of pollutants into wells, publicly owned treatment works, or by land application. Robin is going to look to see if there is a prohibition somewhere else in state regs. and provide update to EPA.

5. NR 207.12 Antibacksliding (1). EPA to provide comments. Issues:

We need to get back to them on whether their provisions are consistent with new anti-backsliding regs

Does anti-deg apply to tmdl situations?

Applicability of this chapter - does antibacksliding just apply to surface waters? We said yes.

Section 3 - relaxing WQBELS based on state technology based standards - there is a 1989 memo that sez that WQBELS for the purposes of anti-backsliding and includes state treatment standards in this definition. Is that a state technology based standards - they included this but they want to know if they need to include this b/c it is in the reg. this is at sub(3).

James elgar - memo.

Sub (4) - did we combine this into sub (5) - other interim limits must be at least as stringent as final other limits - they don't know what other limits would be. Limits specified in (2) and (3) are BPJ - does this also apply to changes in reduced monitoring frequency or reporting?

Does antibacksliding to ELG based limits.

6. NR 220.32 Criteria. (1)©, APPROVABLE VARIANCE REQUESTS. WDNR wants clarification from EPA about which parts of 124 does this refer to? Just Subpart D? EPA input is needed.